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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/711,114	08/24/2004	Christopher S. Jochumson	22207-010120 5113	
51111 7	7590 10/23/2006		EXAMINER	
AKA CHAN LLP			LERNER, MARTIN	
900 LAFAYET SUITE 710	TTE STREET		ART UNIT	PAPER NUMBER
SANTA CLARA, CA 95050			2626	
			DATE MAILED: 10/23/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/711,114	JOCHUMSON, CHRISTOPHER S.		
Examiner	Art Unit		
Martin Lerner	2626		

	Martin Lerner	2626					
The MAILING DATE of this communication	n appears on the cover sheet with the	correspondence add	ress				
THE REPLY FILED 13 October 2006 FAILS TO PLACE	THIS APPLICATION IN CONDITION FOR	R ALLOWANCE.					
1. The reply was filed after a final rejection, but prior to this application, applicant must timely file one of the places the application in condition for allowance; (a Request for Continued Examination (RCE) in continue periods:	e following replies: (1) an amendment, af 2) a Notice of Appeal (with appeal fee) in mpliance with 37 CFR 1.114. The reply m	fidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)				
a) The period for reply expires 4 months from the mail b) The period for reply expires on: (1) the mailing date no event, however, will the statutory period for reply Examiner Note: If box 1 is checked, check either box TWO MONTHS OF THE FINAL REJECTION. See Note that Extensions of time may be obtained under 37 CFR 1.136(a). The have been filed is the date for purposes of determining the period under 37 CFR 1.17(a) is calculated from: (1) the expiration date set forth in (b) above, if checked. Any reply received by the Office of the content	of this Advisory Action, or (2) the date set forth expire later than SIX MONTHS from the mailing (a) or (b). ONLY CHECK BOX (b) WHEN THE MPEP 706.07(f). The date on which the petition under 37 CFR 1.00 of extension and the corresponding amount of the shortened statutory period for reply original.	g date of the final rejecting the FIRST REPLY WAS Formula (136(a)) and the appropriation of the fee. The approprimally set in the final Office.	on. ILED WITHIN te extension fee iate extension fee ce action; or (2) as				
may reduce any earned patent term adjustment. See 37 CFR NOTICE OF APPEAL	I.704(b).						
2. The Notice of Appeal was filed on A brief i filing the Notice of Appeal (37 CFR 41.37(a)), or an a Notice of Appeal has been filed, any reply must I AMENDMENTS	ny extension thereof (37 CFR 41.37(e)), to	avoid dismissal of th	ns of the date of le appeal. Since				
3. The proposed amendment(s) filed after a final rejection	ection, but prior to the date of filing a brief	. will not be entered b	ecause				
(a) They raise new issues that would require fur	ther consideration and/or search (see NO	TE below);					
· · · · · · · · · · · · · · · · · · ·	(b) They raise the issue of new matter (see NOTE below);						
(c) They are not deemed to place the application appeal; and/or			the issues for				
(d) They present additional claims without cance		ected claims.					
NOTE: <u>See Continuation Sheet</u> . (See 37 C	• • • • • • • • • • • • • • • • • • • •						
4. The amendments are not in compliance with 37 C		empliant Amendment	(PTOL-324).				
5. Applicant's reply has overcome the following rejection.	· · · · · · · · · · · · · · · · · · ·						
6. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s).							
7. For purposes of appeal, the proposed amendment how the new or amended claims would be rejected. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1 to 3, 5 to 6, and 8 to 21.	(s): a) ⊠ will not be entered, or b) ∐ will is provided below or appended.	ll be entered and an e	explanation of				
Claim(s) withdrawn from consideration:							
AFFIDAVIT OR OTHER EVIDENCE							
8. The affidavit or other evidence filed after a final act because applicant failed to provide a showing of gowas not earlier presented. See 37 CFR 1.116(e).	ion, but before or on the date of filing a Nood and sufficient reasons why the affidate	otice of Appeal will <u>no</u> vit or other evidence is	ot be entered s necessary and				
9. The affidavit or other evidence filed after the date of entered because the affidavit or other evidence fail showing a good and sufficient reasons why it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who it is need to be a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are also a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a good and sufficient reasons who are a showing a showing a showing a showing a showing a showing a sho	ed to overcome <u>all</u> rejections under appe cessary and was not earlier presented. S	al and/or appellant fai ee 37 CFR 41.33(d)(1	ls to provide a l).				
10. The affidavit or other evidence is entered. An exp REQUEST FOR RECONSIDERATION/OTHER	lanation of the status of the claims after e	ntry is below or attach	ned.				
11. The request for reconsideration has been consideration.	ered but does NOT place the application in	n condition for allowar	nce because:				
12. Note the attached Information Disclosure Statement	ent(s). (PTO/SB/08) Paper No(s)						
13. Other:	_~	. 00	^				
		Martin Lerner	uel				
			•				
		Examiner					
		Art Unit 2626					

Continuation of 3. NOTE:

Firstly, it is noted that new claims 22 to 28 are added, and filing of a terminal disclaimer was deferred. Thus, there are outstanding issues requiring further search and/or consideration with respect to the new claims and to double patenting.

Secondly, Applicant's arguments were considered, but are not persuasive. Applicant argues that there is no motivation to combine Barclay et al. and Meisel et al. However, there is an express motivation provided by Meisel et al., even if it is discounted that one skilled in the art would know that speech can be received in either an analog or digital format. Meisel et al. expressly says that raw analog speech is buffered for analysis during preprocessing. Applicant is improperly arguing the specifics of each reference individually without addressing the basis for the combination. Generally, it is well known to buffer analog speech from a human during processing by a digital signal processor. Moreover, while it is appreciated that only processed speech features are disclosed as being buffered and stored by Barclay et al., Meisel et al. expressly discloses buffering raw analog speech before preprocessing. (Column 5, Lines 6 to 12)